

## IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF ILLINOIS

JAN 09 2019

UNITED STATES OF AMERICA,	)	CLERK, U.S. DISTRICT COURT SOUTHERN DISTRICT OF ILLINOIS BENTON OFFICE
Plaintiff,	)	10 10 3mns-NJR
vs.	) CASE NUM )	MBER = [9] - [(2) MOS = 100]
QUAYSHAUN VALENTINE,		nited States Code 51; 21 United States Code
Defendant.	Section 841	1(a)

#### **INDICTMENT**

#### THE GRAND JURY CHARGES:

#### COUNT 1 INTERFERENCE WITH COMMERCE BY ROBBERY

On or about the 17<sup>th</sup> of June 2018, in Madison County, Illinois, within the Southern District of Illinois,

### QUAYSHAUN VALENTINE,

defendant herein, did unlawfully take and obtain personal property consisting of prescription medication from the person or presence of the employee of CVS, a business that engages in interstate commerce, and the taking was against the employee's will by means of actual and threatened force, violence, while armed with a black semi-automatic handgun, and fear of injury to the employee.

All in violation of Title 18, United States Code, Section 1951.

# COUNT 2 POSSESSION OF A CONTROLLED SUBSTANCE WITH INTENT TO DELIVER

On or about 17<sup>th</sup> of June, 2018, in Madison County within the Southern District of Illinois, the defendant,

#### QUAYSHAUN VALENTINE

Defendant herein, knowingly and intentionally possessed with intent to distribute oxycodone, a Schedule II controlled substance.

All in violation of Title 21, United States Code, Section 841(a)(1) and (b)(1)(C).

A TRUE BILL

JENNIFER HUDSON

Assistant United States Attorney

STEVEN WEINHOEFT United States Attorney

Recommended Bond: Detention